

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Fatest and Trademark Office Address COMMISSIONER FOR FATENTS PO Bes 1500 Attention, Physica 22313-1450

APPLICATION NO	170.	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/503,429	02/14/2000		Thomas Blaszczykerwicz	202.000090	6587
24941	7590	06/97/2004		EXAM	INER
SIMPSON & SIMPSON, PLLC 5555 MAIN STREET				WACHTEL, ALEXIS A	
WILLIAMS	VILLE, N	Y 14221-5406		ART UNIT	PAPER NUMBER
				1764	

DATE MAILED: 06/07/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

A. Amended paragraph(s) do not include markings.
B. New paragraph(s) should not be underlined.

A. Not presented on a separate sheet, 37 CFR 1.72.

amendment document must be re-submitted. 37 CFR 1.121(h).

1. Amendments to the specification:

C. Other_

B. Other

3. Amendments to the drawines



Rev. 10/03

COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMAN OFFICE
P.O. BOX. 1450
ALEXANDRIA, VA. 223 13 1470

Paper No.

Notice of Non-Compliant Amendment (37 CFR 1.121)

The amendment document filled on 15.24 HeV. is considered non-compilant because it has failed to meet the requirements of 37 CFR 1121, as amended on June 30/2005 (see 68 Fed. Reg. 3861), Jun. 30, 2003). In order for the amendment document of the contract of the amendment document of the search o

THE FOLLOWING CHECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT:

4. Appeliaments to the claims: A Acomplete listing of all of the claims is not present. VIANUA 13-14 WILL Not. Liste B. The listing of claims does not include the text of all claims (including withdrawn claims) C. Each claim has not been provided with the proper status infentifier, and as such, the individual status of each D. The claims, of this paradigment spects have to these proputed in a voice, linging time special opening E. Open (Villam) O WILL DELEVISE() WITH STATES MAINTENTIME ARROWLE WITH A STATES ARROWS W
For further explanation of the amendment format required by 37 CFR 1.121 see MPEP Sec. 714 and the VISPTO website at
http://www.uspta.gov/web/offices/puc/dapp/opla/preognotice/offices/yer.pdf. Subnitted ameuan
,
If the non-compliant amendment is a PRELIMINARY AMENDMENT, applicant is given ONE MONTH from the mail date of
this letter to supply the corrected section which complies with 3 T CFR 1.121. Failure to comply with 3 T CFR 1.121 will result in one-entry of the preliminary amendment and examination on the merits will commence without consideration of the procession of the preliminary amendment(s). This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendable.
If the non-compliant amendment is a reply to a NON-FINAL OFFICE ACTION (including a submission for an RCE), an since the amendment appears to be a hone file attempt to be a reply G7 CFR 1.135(c)), applicant is given a TIME PERIOD on ONE MOVTH from the mailing of this noise within which to resultent the correct section which complies with 37 CFR 1.12 in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD ARE AVAILABLE UNDER 37 CFR 1.13(c).
If the amendment is a reply to a FINAL REJECTION, this form may be an attachment to an Advisory Action. The period to response to a final rejection continues to run from the date set in the final rejection, and is not affected by the non-complian
Mun Velook 511-212-1035

Telephone No.